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PATENT Attorney Docket No. P1705US

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Lucas et al.

Group Art Unit: 3739

Application No. 10/500,235

Examiner: Unassigned

Filed: December 22, 2004

For: MAGNETICALLY DETECTABLE LATEX ARTICLES

## SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Pursuant to 37 CFR 1.97 and 1.98, the references listed on the enclosed Form PTO-1449 and/or Substitute Form PTO-1449 ("Form 1449") are submitted for consideration by the Examiner in the examination of the above-identified patent application.

The full consideration of the references in their entirety by the Examiner is respectfully requested and encouraged. Also, it is respectfully requested that the references be entered into the record of the present application and that the Examiner place his or her initials in the appropriate area on the enclosed Form 1449, thereby indicating the Examiner's consideration of each of the references.

The submission of the references listed on the Form 1449 is for the purpose of providing a complete record and is not a concession that the references listed thereon are prior art to the invention claimed in the patent application. The right is expressly reserved to establish an invention date earlier than the above-identified filing date in order to remove any reference submitted herewith as prior art should it be deemed appropriate to do so.

Further, the submission of the references is not to be taken as a concession that any reference represents art that is material, relevant or analogous to the claimed invention. Accordingly, the right to argue that any reference is not properly within the scope of prior art relevant to an examination of the claims in the above-identified application is also expressly reserved.

The Information Disclosure Statement is being filed:

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within any one of the following time periods: (a) within three months of the filing date of a national application other than a continued prosecution application under 37 CFR 1.53(d); (b) within three months of the date of entry of the national stage as set forth in 37 CFR 1.491 of an international application; (c) before the mailing date of a first Office Action on the merits; or (d) before the mailing of a first Office Action after the filing of a request for continued examination under 37 CFR 1.114.

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	37 CF	(a), (b), (c) or (d) above, but before the mailing date of a final action under R 1.113, a Notice of Allowance under 37 CFR 1.311, or an action that vise closes prosecution in the application, and includes <i>one</i> of:
		the Statement under 37 CFR 1.97(e) (see "Statement under 37 CFR 1.97(e)" below).
	$\Box$	the fee of \$180 set forth in 37 CFR 1.17(p) (see "Fees" below).
	under and o 37 CF	the mailing date of a final action under 37 CFR 1.113 or a Notice of Allowance 37 CFR 1.311, or an action that otherwise closes prosecution in the application, n or before payment of the issue fee, and includes the Statement under R 1.97(e) (see "Statement under 37 CFR 1.97(e)" below), and the fee of \$180 as th in 37 CFR 1.17(p) (see "Fees" below).
	payme contain 37 CF \$180 a NOTE: May 29	the mailing date of a Notice of Allowance under 37 CFR 1.311, and on or before ent of the issue fee, and within thirty days of receiving each item of information ned in the Information Disclosure Statement, and includes the Statement under R 1.704(d) (see "Statement under 37 CFR 1.704(d)" below), and the fee of as set forth in 37 CFR 1.17(p) (see "Fees" below).  This is for original applications except applications for a design patent, filed on or after 2000, wherein a paper containing only an Information Disclosure Statement in compliance CFR 1.97 and 1.98 is being filed.
Copie	s of the	References
	Attach	s of the references listed on the enclosed Form 1449 are enclosed herewith. led to each reference not in the English language is a concise explanation of the nce pursuant to 37 CFR 1.98(a)(3).
	U.S. p are no waiver 5, 200	ling date of the subject application is after June 30, 2003. Therefore, copies of atents and patent applications that are listed on the accompanying Form 1449 t enclosed herewith in accordance with the U.S. Patent and Trademark Office's of the requirement under 37 CFR 1.98 (see Official Gazette Notice of August 3). Copies of other references identified on the accompanying Form 1449 are ed herewith.
$\boxtimes$	A cop	y of the foreign search report is enclosed herewith.
	parent furnish submi The I accord	eferences listed on the enclosed Form 1449 were previously identified in the application(s) of the present application, and copies of the references were need at that time. Accordingly, additional copies of the references are not ted herewith, so as not to burden the file with duplicate copies of references. Examiner is respectfully requested to carefully review the references in lance with the requirements set out in the Manual of Patent Examining dure. In accordance with 37 CFR 1.98(d), the details of the parent application(s)

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relied upon for an earlier filing date under 35 USC 120 in which copies of the references were previously furnished are set out below:

	U.S. APPLICATIONS Status (check one)								
U.	S. APPLICATIONS	U.S. FILING DATE	PATENTED	PENDING	ABANDONED				
1.									
2.									
3.			<u> </u>		]				
Stater	nent under 37 CFR	1.97(e)							
	The undersigned hereby states that each item of information contained in the Information Disclosure Statement was first cited in any communication from a foreign patent office in a counterpart foreign patent application not more than three months prior to the filing of the Information Disclosure Statement.								
	Information Disclo office in a counte undersigned after r Information Discl	hereby states that no sure Statement was cited erpart foreign patent approaching reasonable inquitosure Statement was ore than three months ent.	I in a communication, and ry, no item of iknown to any	ication from , to the know information of y individual	a foreign patent owledge of the contained in the designated in				
Stater	nent under 37 CFR	1.704(d)							
	Information Disclo office in a counter any individual designation	hereby states that each sure Statement was cited part application and that ignated in 37 CFR 1.560 Disclosure Statement.	d in a communt this commun	ication from ication was	a foreign patent not received by				
Fees									
	No fee is owed by the applicant(s). The IDS Fee of \$180 under 37 CFR 1.17(p) is enclosed herewith.								
Metho	od of Payment of Fo	ees							
	Charge Deposit Ac	t in the amount of \$ scount No. 07-0181 in the n is enclosed for that pur		. (A dı	uplicate copy of				

In re Appln. of Lucas et al. Application No. P1705US

## **Authorization to Charge Additional Fees**

If any additional fees are owed in connection with this communication, please charge Deposit Account No. 07-0181. (A duplicate copy of this communication is enclosed for that purpose.)

Instructions as to Overpayment

Credit Account No. 07-0181.

arol Larcher, Reg. No. 35,243

GARDNER CARTON & DOUGLAS LLP

191 N. Wacker Drive, Suite 3700 Chicago, Illinois 60606-1698 (312) 569-1000 (telephone) (312) 569-3000 (facsimile)

Customer No.: 08968

Date: May 25, 2005

## CERTIFICATE OF MAILING

I hereby certify that this INFORMATION DISCLOSURE STATEMENT (along with any documents referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Date: May 25, 2005

Mark J. Śwectin

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	Complete if Known			
Substitute for form 1449A/B/PTO	Application Number	10/500,235		
INFORMATION DISCLOSURE	Filing Date	December 22, 2004		
	First Named Inventor	Lucas, David M.		
STATEMENT BY APPLICANT	Group Art Unit	3739		
(Use as many sheets as necessary)	Examiner Name	Unassigned		

Attorney Docket Number

P1705US

U.S. PATENT DOCUMENTS								
Examiner Initials	Doc. No.	U.S. Patent Do	cument			Filing Date If Appropriate		
		Application or Patent Number	Kind Code	Name of Patentee or Applicant	Date of Publication			
	AX	5,292,562		Fitzgerald et al.	Mar. 8, 1994			
	AY	5,753,361		Visser	May 19, 1998			
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	Foreign Patent Document		nt			Translation	
Doc. No.	Office	Application or Patent Number	Kind Code	Name of Patentee or Applicant	Date of Publication	Yes	No*+
AZ	EP	0456333	A1	Tillotson Corporation	Nov. 13, 1991		
ВА	GB	1072515		Radio Corporation of America	Jun. 21, 1967		
BB	GB	1470502		Raychem Limited	Apr. 14, 1977		
ВС	WO	97/48765	A1	Siebe North, Inc.	Dec. 24, 1997		
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	No. AZ BA BB	Doc. No. Office  AZ EP  BA GB  BB GB	Doc. No.         Office Patent Number           AZ         EP         0456333           BA         GB         1072515           BB         GB         1470502	Doc. No.         Office No.         Application or Patent Number         Kind Code           AZ         EP         0456333         A1           BA         GB         1072515         BB           BB         GB         1470502	Doc. No. Office Application or Patent Number Code Code  AZ EP 0456333 A1 Tillotson Corporation  BA GB 1072515 Radio Corporation of America  BB GB 1470502 Raychem Limited	Doc. No.OfficeApplication or Patent NumberKind CodeName of Patentee or ApplicantDate of PublicationAZEP0456333A1Tillotson CorporationNov. 13, 1991BAGB1072515Radio Corporation of AmericaJun. 21, 1967BBGB1470502Raychem LimitedApr. 14, 1977	Doc. No. Office Application or Patent Number Code Name of Patentee or Applicant Date of Publication Yes  AZ EP 0456333 A1 Tillotson Corporation Nov. 13, 1991  BA GB 1072515 Radio Corporation of America Jun. 21, 1967  BB GB 1470502 Raychem Limited Apr. 14, 1977

Yes	No*
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Data Considered
I Date Considered I

<sup>\*</sup> A concise statement of relevance is being submitted in lieu of a translation. 37 CFR 1.98(a)(3).

<sup>+</sup> An English-language equivalent/patent, or an English-language abstract, or an English-language version of the search report or action by a foreign patent office in a counterpart foreign application indicating the degree of relevance found by the foreign office is being submitted in lieu of a concise explanation of relevance under 37 CFR 1.98(a)(3).